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- (4) For each formula of specially denatured spirits—
 - (i) The formula number,
- (ii) The number and sizes of containers, and
- (iii) The total quantity; and,
- (5) If the specially denatured spirits are recovered, the word "recovered" shall appear on the record.

(Approved by the Office of Management and Budget under control number 1512–0337)

§ 20.172 Records.

In addition to the records required by this subpart, permittees shall maintain records required in subpart P of this part.

(Approved by the Office of Management and Budget under control number 1512-0337)

OPERATIONS BY DEALERS

§ 20.175 Shipment for account of another dealer.

- (a) A dealer may order specially denatured spirits shipped directly from a denaturer or another dealer to a customer (dealer or user).
- (b) The dealer who ordered the shipment of specially denatured spirits shall forward a copy of his or her permit, Form 5150.9, and the consignee's permit, Form 5150.9, to the person actually shipping the specially denatured spirits.
- (c) The dealer who ordered the shipment shall be liable for the tax while the specially denatured spirits are in transit and the person actually shipping the specially denatured spirits shall not be liable.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1370, as amended (26 U.S.C. 5271))

[T.D. ATF-199, 50 FR 9162, Mar. 6, 1985, as amended at T.D. ATF-476, 67 FR 17939, Apr. 12, 2002; 67 FR 20868, Apr. 26, 2002]

§20.176 Packaging by a dealer.

A dealer may package specially denatured spirits in containers of any size necessary for the conduct of business. After filling packages, the dealer shall accurately determine the contents of each package. After filling drums, the dealer shall seal all the drum openings with the dealer's own seals. Packages of specially denatured spirits shall be

marked or labeled in accordance with §20.178.

§ 20.177 Encased containers.

- (a) A dealer may package specially denatured spirits in unlabeled containers which are completely encased in wood, fiberboard, or similar material. The total surface (including the opening) of the actual container of the spirits must be enclosed.
- (b) When specially denatured spirits are packaged in unlabeled containers, the dealer shall apply the required marks to an exposed surface of the case. The case shall be constructed so that the portion bearing the marks will remain securely attached to the encased container until all the spirits have been removed. A statement reading "Do not remove inner container until emptied," or of similar meaning, shall be placed on the portion of the case bearing the marks.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1360, as amended (26 U.S.C. 5206))

[T.D. ATF-199, 50 FR 9162, Mar. 6, 1985, as amended at T.D. ATF-476, 67 FR 17939, Apr. 12, 2002]

§ 20.178 Marks and brands on containers of specially denatured spirits.

- (a) Required marks. Each dealer who fills packages of specially denatured spirits shall mark or label each package with the following information:
- (1) Quantity, in gallons, or in liters and gallons;
- (2) Package identification number or serial number (see § 20.179);
- (3) Name and permit number of the dealer;
- (4) The words "Specially Denatured Alcohol" or "Specially Denatured Rum," or an appropriate abbreviation;
 - (5) Formula number:
- (6) Proof, if the spirits were denatured at other than 190° proof;
- (7) Denaturants used, if alcohol was denatured under an approved formula authorizing a choice of denaturants; and
- (8) Quantity of denaturants used, if the approved formula authorizes a choice of quantities of denaturants.
- (b) Location of marks. The dealer shall place the required marks on the head